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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/943,783	08/31/2001	James K. Guy	7784-000263	1040
27572	7590 11/18/2004		EXAMINER	
HARNESS	, DICKEY & PIERCE, I	ROY, SIKHA		
P.O. BOX 828			ADTIBUT	PAPER NUMBER
BLOOMFIELD HILLS, MI 48303			ART UNIT	PAPER NUMBER
			2879	
		DATE MAILED: 11/18/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Comments	09/943,783	GUY ET AL.				
Office Action Summary	Examiner	Art Unit				
	Sikha Roy	2879				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 01 No	Responsive to communication(s) filed on <u>01 November 2004</u> .					
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	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 6-15 is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>6-15</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)☐ The specification is objected to by the Examine	г.					
10) The drawing(s) filed on is/are: a) acce	epted or b) objected to by the E	Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)		4) Interview Summary (PTO-413) Paper No(s)/Mail Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	5) 🔲 Notice of Informal Pa	atent Application (PTO-152)				
Paper No(s)/Mail Date 6) Other:						

Application/Control Number: 09/943,783

Art Unit: 2879

DETAILED ACTION

Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

The Amendment, filed on November 1, 2004 has been entered and acknowledged by the Examiner.

Cancellation of claims 1-5 and 16 has been entered.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 6-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 5,406,462 to Fallahi et al. and U.S. Patent 4,883,333 to Yanez and further in view of U.S. Patent 5,343,367 to Davenport et al.

Regarding claim 6 Fallahi discloses (Figs. 2,4 and 9 column 3 lines 39-50, column 8 lines 51-67) a light emitting apparatus comprising two solid bodies 120a,120b with external walls defined by first and second semi-ellipsoids 130a and 130b each defining a source focal point (first focal point) F₁ within and a target focal point (second focal point) F₂ adjacent opposite end, having the first focal points of the ellipsoid portions coinciding, a light source 124 positioned at the source focal point of the

Page 3

ellipsoidal portions. Fallahi further discloses the light rays 22 emitting from the light source 24 at the first focal point 36 strike the ellipsoidal portion 32, are reflected from ellipsoidal surface and then are directed to the second (target) focus F₂. The light rays inherently undergo total internal reflection from the ellipsoidal surface and then are directed towards the target focus. Fallahi discloses the opposite ends defined by hyperboloidal end portions 34 extending from the semi-ellipsoid portions. These end portions then concentrate light received from semi ellipsoidal portions onto the end of light guide 28 (Fig.1).

Fallahi does not disclose the opposite ends defined by conical end portions.

Yanez in same field of endeavor discloses (Figs. 4 and 8 column 2 lines 51-56, column 5 lines 12-18, abstract) a solid ellipsoidal reflector 7 with light source 2 and having opposite end defined by conical portion 15 (cone channel). The light pipe 11 is immersed into the energy discharge face of cone channel 15. Yanez further discloses that this configuration provides means for transmitting and dispersing radiant energy to various elements and into various patterns with improved performance, reliability and reduced production cost.

Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to modify the hyperboloidal end portions of Fallahi to conical end portions as suggested by Yanez for providing means for transmitting and dispersing radiant energy to various elements and into various patterns with improved performance, reliability and reduced production cost.

Fallahi and Yanez disclose the claimed invention except the light emitting apparatus comprising one solid body with overlapping first and second ellipsoids.

Davenport in analogous art of headlamp system with discharge arc light discloses (Fig. 1 column 2 lines 24-60) a headlamp system having pair of solid optical couplers 18, input ends of which together define a cavity for receiving the arc discharge light source 16. The light collected by the solid optical coupler 18 travels through the coupler by total internal reflection and is transmitted to the output end. Davenport discloses this configuration provides a compact light apparatus with direct optical coupling of the light source with less costly and less complex arrangement and finds suitable application for vehicular lamps.

Therefore it would have been obvious to one of ordinary skill in the art at the time of invention to modify the two solid overlapping semi ellipsoid portions of Fallahi into one solid body as disclosed by Davenport for making the apparatus compact with less costly and complex arrangement used in vehicular lamps.

Furthermore it would have been obvious to one having ordinary skill in the art at the time of invention to make one solid body with overlapping ellipsoids from two solid ellipsoids of Fallahi since it has been held that constructing an integral structure from two separate parts involves only routine skill in the art as is evidenced by U.S. Patent 5,199,091 to Davenport.

Regarding claims 7 and 8 Fallahi discloses the light source includes a filament

Application/Control Number: 09/943,783

Art Unit: 2879

which intrinsically extends between two electrodes.

Regarding claim 10 Fallahi discloses (Figs. 10 and 11) the apparatus having a central cavity at the coinciding source focal points of the ellipsoid portions.

Claim 11 essentially recites the same limitations as of claim 6 and hence is rejected for the same reason.

Regarding claim 12 Fallahi discloses (column 7 lines 10-17, Fig. 8) the configuration of the bulb (emitter) is determined by the semi-minor axis (radius) H of the semi-ellipsoid.

Claims 13,14 essentially recite the same limitations as of claims 7,8 respectively and hence are rejected for the same reasons.

Regarding claim 9 Fallahi discloses (column 8 lines 54-57) the solid body made from transparent, acrylic or polycarbonate material. Fallahi does not exemplify the solid body comprising glass.

Davenport discloses (column 3 lines 40-59) the body made of glass, a material having high transmittance value in visible light range.

It would have been obvious to use glass for the solid body as disclosed by Davenport instead of acrylic or polycarbonate material of Fallahi for providing the light emitting apparatus with high transmittance in the visible range.

Claim 15 essentially recites the same limitation as of claim 9 and hence is rejected for the same reason.

Application/Control Number: 09/943,783

Art Unit: 2879

Response to Arguments

Applicant's arguments filed November 1, 2004 with respect to claims 6 and 11 have been considered but are moot in view of the new ground(s) of rejection.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sikha Roy whose telephone number is (571) 272-2463. The examiner can normally be reached on Monday-Friday 8:00 a.m. – 4:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nimeshkumar D. Patel can be reached on (571) 272-2457. The fax phone number for the organization is (703) 308-7382.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

5.R.

Sikha Roy Patent Examiner Art Unit 2879

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